Form 210A (10/06)

United States Bankruptcy Court District of Delaware

In re: W. R. Grace & Co., et al.,

Case No. 01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or **deemed filed** under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to **Rule 3001(e)(1)**, Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee: ETC Custodian FBO IRAs As assignee of Lantech, Inc.	Name of Transferor: Lantech, Inc.
Name and Address where notices to transferee should be sent:	Court Claim # (if known): none Amount of Claim: \$3,583.94 Date Claim Filed:
ETC Custodian FBO 109806 & 109595 IRAs c/o Fair Harbor Capital, LLC PO Box 237037 New York, NY 10023	Name and Address of Transferor: Lantech, Inc. 11000 Bluegrass Pkwy Louisville, KY 40299
Phone:212 967 4035 Last Four Digits of Acct #:n/a	Phone: Last Four Digits of Acct. #: <u>n/a</u>
Name and Address where transferee payments should be sent (if different from above):	
Phone: <u>n/a</u> Last Four Digits of Acct #: <u>n/a</u>	
I declare under penalty of perjury that the information p best of my knowledge and belief.	rovided in this notice is true and correct to the
By: /s/Fredric Glass	Date: October 6, 2010
Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or impr	isonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

United States Bankruptcy Court District of Delaware

In re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the cierk's office of this court on October 6, 2010.

Name of Transferee:

ETC Custodian FBO IRAs
As assignee of Lantech, Inc.

ETC Custodian FBO 109806 & 109595 IRAs c/o Fair Harbor Capital, LLC PO Box 237037 New York, NY 10023 Name of Alleged Transferor: Lantech, Inc.

Name and Address of Alleged Transferor:

Lantech, Inc. 11000 Bluegrass Pkwy Louisville, KY 40299

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been
filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within twenty
(20) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be substituted
as the original claimant without further order of the court.

Date:	
	Clerk of the Court

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: Clapter II

W. R. Gmee & Co., et al. Debt or

Come Non. 01-01 139 et al., (Jointly Administrated Limiter Come No. 01-01119) America \$2,873.06

The state of the s

transper of claim other than for security and waiver of notice

Bankruptcy Rule 3000(c)

PLHASE TAKE NOTICE that the scheduled claim of Hereson G Proize ("Toursforor") against the Debtas (a) in the amount of \$2,575.00, so listed within Schedule F of the Schedule of Assets and Liabilities filed by the Debtas (a), and all claims (including without limitation the Proof of Claim, if any, identified schemis if of the Schemics of Assets and Leanings and by on Leaning, and our cause interests the restrict the section of the session of the s cesh, securities, instantants and other property which may be paid or issued by Debtor in artisfection of the Claim) of Transferor have been transferred and cash, securities, instantants and other property which may be paid or issued by Debtor in artisfection of the Claim) of Transferor have been transferred and assigned other from the security to Equity Trans Company castedian for 109395 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interest and Equity Trans Company castedian for 109396 IRA. 50% undivided interes transfer shall be desired an absolute and unconditional transfer of the Citing for the purpose of collection and shall not be decared to strate a security interest.

Please note that Transferee is not obligated to file any application, maxim, Proof of Claim or other document with the Bankuptey Court with regard to your elain.

I, the undersigned Transferor of the above-described alaims, bereby swign and transfer my claims and all rights there under to the Transferon upon terms on set forth in cover letter received. Expressed and warmer that the chirts is not less than \$2,675.00 and has not been proviously objected to, and, in satisfied. Upon notification by Transferes, I agree to minibures Transferes a pro-rate position of the punitions prior if the claim is explaned, objected in, or fiscalismed in whole or pout by the Debtor, the Count, or way other party and Transferor represents and wantures that there are no offered or defendes or preferential physicists that have been or may be asserted by or on behalf of Debtor or may other party to reduce the amount of the Claim or to impair in value.

A Proof of Claim Blacks find a true copy of such Proof of Claim and the Proceedings (and a true copy of such Proof of Claim is attached to this Assignment). If the Proof of Claim amount difficulties attached to this Assignment). If the Proof of Claim and the Proof of Claim subject to the terms of this Agreement and shall be entitled to identify itself as owner of such Proof of Claim on the recent of the

in this every the Claim is ultimately ellowed in an amount in excess of the amount purchased herein, Transferov is bereby decreed to sail to Transferov, and, at Transferents option only, Teamsterie hereby egrees to purchese, the balance of said Claim is the same percentage of claim raid herein stoke exceed twice the Claim smount specified shave. Transferou shall remit such payment to Transferor upon Tameferon's attisfaction that the Claim has been fillered in the higher emoint and is not subject to may objection by the Debter.

I. the undersigned Transferor hereby sufferize Transferor to file a notice of transfer purpose to Rule 2001 (c) of the Federal Rules of Bankropmy Procedure ("FRBP"), with respect to the Claim, while Transferor performs he claim to the Claim. Transferor, at its sole option, may subsequently innefer the Claim back to Transferor if the diligence is not satisfactory, in Transferor's sole and absolute discretion pursuits to Rule 2001 (c) of the FRBP. In the event Transferre mustice the Claim back to Transferor or withdraws the transfer, at such time both Transferor and Transferor release such other of all and nor obligation or liability reparting this Assignment of Claim. Transferor hereby acknowledges and consents to all of the sorpe set forth in this Transfer of Claim and horeby waiven (i) he right to see any objection beauty, and (ii) he right to receive notice pursuent to Rule 2001 (c) of the FRSP. Transferorby acknowledges that Transferor may at any time resemble the Claim, septime with all signs, title and interest of Transferor in such to this Transfer of Claim. All septementation and warrantee made bear in shall survive the execution and delivery of this Transfer of Claim and any such re-anigmosts.

Other than strict obove, Transferre assumes all risks conceined with debut's striky to distribute funds. Transferre agrees to deliver to Transferre any correspondence or physicana received subsequent to the date Transferse signs this agreement. The clerk of the count is subscrized to change the wideries regarding the claim of the Transferse to that of the Transferse bisted below. If Transferse falls to response the distribution thank issued to Transferse or performance of the Country (50) days after issued to Transferse that void the distribution clerk, the amount of such unritatively emuch chock shall be deposited in Transferor's bank account, and Transferor shall be automatically deemed to have waited in Claim.

This Transfer of Claim shall be governed by and construed in accordance with the layer of the State of New York. Any action mising under or misting to this Assignment of Claim may be brought in any State of Federal count located in the State of New York, and Transferor constraint to and confirm personal jurisdictive over Transferr by such court or courts and agrees that acroice of process may be upon Transferr by stalling a copy of said process in Transferr in the address set firth in this Assignment of Claim, and in any action intended Transferr weives the right to demand a right by jury. Transferr communication that, in the event that the Debtar's benkruptcy case is districted or converted to a case under Chapter 7 of the Henkruptcy Code and Absorbace has poid for the Claim, Transferre shall immediately remit to Transferre all monito paid by Enouthers in regard to the Claim and ownership of the Claim shall severe back to Transitor.

TRANSFEROR: Herman G Protes

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Shorberts, MA 01770 Hotze Titto: Manager of France

Updated Address (If Ch nund

man Hotze Stabicare Drive Nice Fil 34293-7263

Equity Trust Company controlled for 194806 IRA, 50% andivided insurer. PO Box 237027 New York, NY 10023

TRANSFERER:

Equity Trees Company

Equity Trees Company custoding the 109595 IRA, 35% andivided interest and

Jamie Reed